Ex.1

Michael D. Bonneau Vol. XI_Day 2

Irvine, CA

April 22, 2004

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ORIGINAL
              IN THE UNITED STATES DISTRICT COURT
                  FOR THE DISTRICT OF DELAWARE
     MEDTRONIC VASCULAR, INC., and MEDTRONIC )
     USA, INC.,
                                                  Civil Action No.
                          Plaintiffs,
                                                  90-80-SLR
                                                  (Consolidated with
 5
                                                  90-314-SLR and
     VS.
                                                  98-316 SLR)
     ADVANCED CARDIOVASCULAR SYSTEMS, INC.,
     and GUIDANT SALES CORPORATION,
                          Defendants.
 8
 9
     MEDTRONIC VASCULAR, INC.,
                                                 Civil Action No.
10
                                                  98-478-SLR
                          Plaintiff,
11
     vs.
12
     BOSTON SCIENTIFIC CORPORATION, SCIMED
     LIFE SYSTEMS, INC., BOSTON SCIENTIFIC
13
     SCIMED, INC., and MEDINOL, LTD.,
14
                          Defendants.
15
     MEDTRONIC VASCULAR, INC., and MEDTRONIC )
16
     USA, INC.,
                                                 Civil Action No.
17
                         Plaintiffs,
                                                 04-0034-SLR
1.8
     vs.
19
    BOSTON SCIENTIFIC CORPORATION, SCIMED
    LIFE SYSTEMS, INC., and BOSTON
20
    SCIENTIFIC SCIMED, INC.,
21
                         Defendants.
22
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1	THE WITNESS: Yes, late 1989, early 1990.
2	BY MR. PANITCH:
3	Q All right. After the completion of your
4	discussions with ACS in the 1989 time frame?
5	A Yes.
6	Q Okay. And you didn't restart discussions with ACS
7	until the summer of 1990, correct?
8	A Correct.
9	Q So if ACS had come up with the idea of connecting
10	stents before the summer of 1990, they could not have
11	received that information from you because you wouldn't
12	you had no time when you could have communicated it to them,
13	correct?
14	A That would be correct.
15	Q All right.
16	A Well, you know
1.7	Q Let me I've got
1.8	MR. MORISSEAU: Well, I think he wants to add
19	Do you want to add something to your answer?
20	THE WITNESS: Well, yeah. You know what? Now that, I
21	guess, I think about this question, so what you're saying or
22	what question you asked me was that if ACS came up with a